

FILED

UNITED STATES DISTRICT COURT  
ALBUQUERQUE, NEW MEXICOunited states district court  
for the district of new mexico

NOV 10 2021

MITCHELL R. ELPERS  
CLERKMichael James Nissen  
movant,

v.

case no

1:21-cv-00505-jb-smv

united states of america  
respondant,

declaration by natural person, third person,  
agent, haeres est nomen juris, filius est  
nomen naturae, this court lacks subject  
matter jurisdiction for the above titles are  
not subject to the code(s), nor has assignment  
ever been accepted by the agent for the principal

this matter, comes before this district  
judicial court in the form of a declaration by  
natural person, third person, agent, haeres  
est nomen juris, filius est nomen naturae,  
this court lacks subject matter jurisdiction for  
the above titles are not subject to the code(s),  
nor has assignment ever been accepted of  
the legal title by the agent for the agent  
to accept any legal liabilities of the principal,

from the conception of this proceeding involving case no: 1:19-cr-00077-jb, the agent has and will continue to delegate authority as pro-se and titles listed herein of this declaration, the pro-se agent has never consented to assignment, and if so then necessary pleadings have been made record of the court denying any joinder to the principal named on all district court instruments, also, the appropriate vehicle has been used regarding procedural due process of law, and the complete exhaustion of administrative remedies to produce the adequate remedy at law, stating 28 u.s.c. §1359 parties collusively joined or made in a district court shall not have jurisdiction of a civil action in which any party, by assignment or otherwise, has been improperly, or collusively made or joined to invoke the jurisdiction of such court, as the record of the court throughout its entirety of this proceeding is case no: 1:19-cr-00077-jb, it is well documented that the natural person, third person, agent, pro-se, haec est nomen juris, Filius est nomen naturae has refused, not consented, never accepted

assignment of legal title which was forced upon the agent to invoke the court(s) jurisdiction over the in personam of the agent in a collusive involuntary manner which should be sanctioned for violations of oath on the part of all biased entities of the court(s), worthy of mention in generalization as follows, the government administrative agency representatives, the judge (trustee), all five counsels (subagents) to the principal corporate name on all instruments, numerous, and voluminous collection of pleadings and any other legal documents regarding this procedural due process of law violations, that have been blatantly and shamefully perpetrated for these entities said herein have a nobility title and the mentality of being untouchables by a pen and competent intelligence, this grotesque malice of these entities is contempt of a criminal wrong doing for the record of the court(s) shows the factual evidence of pleading and all legal documents filed by a party forced involuntarily to accept assignment of legal title, and,



therefore, forced by authority of law to put the agents property up as a suretyship as the straw man to pay debts, defaults, or miscarriages of the party named on the instruments who is legally responsible for his own action(s), the wrongfully arrested and illegally detained agent has bore the burden of this purposely perpetrated malice by all parties said herein of a biased court that will be held accountable and responsible for full accounting and recoupment of their malevolent contempt of criminal intent, in closing, this district court venue of james o browning has options currently available to end this shameful and blatant disregard for the violations of procedural due process and equal protections of law through the recently filed 28 u.s.c. § 2255 habeas corpus, i being the agent, am fully competent and aware of the available judicial options available to the court(s) to end this political persecution that the district court has knowing participated in, i hereby order an immediate dismissal of action(s) against

a party that has vehemently denied any affiliation to the principal name on any and all instruments of said proceedings within the case number said herein, the agent requires and orders an immediate release of an illegally detained living man of the flesh and blood immediately upon receipt of this notice.

date: 11/05/2021

respectfully submitted,  
by: Michael J Nissen

MICHAEL J NISSEN

agent

pro-se

natural person

homo est nomen juris,

filius est nomen naturae

living man of the

flesh and blood

to: district clerk of court,

from: MICHAEL JAMES NISSEN

case no: 1:21-cv-00505-jb-smv

District clerk of court,

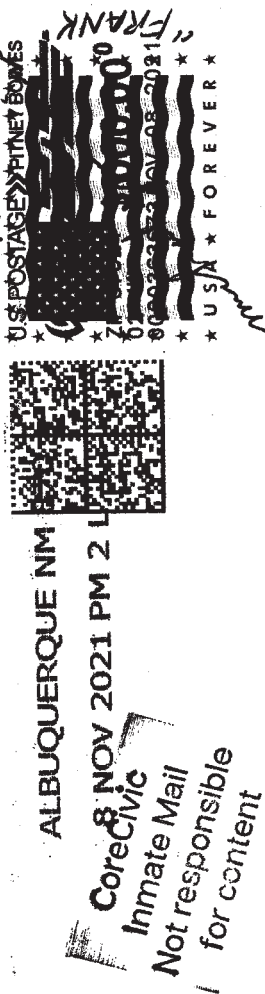
please court time stamp this legal  
document into the record of the court  
for all parties involved to review.

Date: 11/05/2021

respectfully submitted,  
by: Michael J Nissen  
Michael J Nissen  
pro-se  
agent

nissen, michael, pro-se  
02508151  
cibola county concentration camp  
post office box 3540  
milan, new mexico

*For  
2511  
mail*



RECEIVED  
UNITED STATES DISTRICT COURT  
ALBUQUERQUE, NEW MEXICO

NOV 10 2021

united states district court  
for the district of new mexico  
c/o clerk of court  
333 lomas boulevard, northwest  
albuquerque, new mexico

MITCHELL R. ELFERS  
CLERK

87102-227470



I am a private civilian in my private individual capacity!!!

Null and void

Black robed Priest who presides over the dead  
artificial corporate entities...  
sanctions of a god will be imposed...  
by: MSN  
LEGAL MAIL by: MSN

28 A.S.C. § 1359

assignment of legal title was never  
accepted or consented to by  
hacres est nomen juris, Filius est nomen naturae  
any judgement of the corporational court  
is nugatory in nature! govern.  
yourself according to procedural process.

